

Division of Oil and Gas  
402 West Washington St., Rm.W293  
Indianapolis, IN 46204-2748  
(317) 232-4055  
(317) 232-1550 fax

**NOTICE OF INFORMAL HEARING ON APPLICATION FOR FORCED POOLING  
FILED BY CAMPBELL ENERGY LLC  
GLAZE 1-H UNIT  
PART OF SEC'S 2 and 3, TWP 4 SOUTH, RNG 14 WEST, POSEY COUNTY, IN  
CAUSE NO. DOG-04-2015**

**Purpose Of This Notice**

You are being provided with this notice because a petition has been submitted to our office on behalf of Campbell Energy LLC, requesting that certain interests owned by the following be incorporated into their proposed Glaze 1-H Unit:

Tyler J. Bateman	621 E. 15 <sup>th</sup> Street	Alton, IL	62002-3567
CTC Minerals, Inc. c/o Bank of America	P.O. Box 840738	Dallas, TX	75284-0738
Jard Group	631 Locust Street	Mt. Vernon, IN	47620-1934
Vinod C. Gupta	17962 Foxborough Lane	Boca Raton, FL	33496-1321
David C. Dodson c/o Fifth Third Bank	P.O. Box 719	Evansville, IN	47705-0719

This unit is being established for the purpose of primary recovery operations from a horizontal well drilled in the Waltersburg Sandstone formation within the following described lands:

Leasehold 1 – The Southwest Quarter (SW/4) of the Northwest Quarter (NW/4) of the Northwest Quarter (NW/4) of Section 2, Township 4 South Range 14 West, containing approximately 9.5 acres.

Leasehold 2 – The Southwest Quarter (SW/4) of the Northwest Quarter (NW/4) and the Northwest Quarter (NW/4) of the Southwest Quarter (SW/4) of Section 2, Township 4 South, Range 14 West, and the East Half (E1/2) of the Northeast Quarter (NE/4) of Section 3, Township 4 South, Range 14 West, containing approximately 49.3 acres.

## **Background Information**

Indiana law requires the protection of what are known as "correlative rights." This means that a property owner's opportunity to receive the benefits of the oil, gas and other hydrocarbons located beneath their acreage cannot be unreasonably taken away. Any owner of oil and gas interests is entitled to share in the production of oil and gas produced from their property. This may result either from the drilling of a well by the owner or by conveying their oil and gas interests to another party who would then drill a well and allocate a proportionate share of the proceeds from the production to the owner. Most owners choose to lease their oil and gas interests to another party rather than assume the risk, expense, and liability associated with the drilling of their own well.

In order to prevent waste of oil or natural gas and the drilling of unnecessary wells, Indiana regulations also establish requirements for an operator proposing to drill a well for oil and gas purposes. According to 312 IAC 16-5-1 and 16-5-2, operators are required to form a drilling unit, also known as a spacing unit, of sufficient size, so as to effectively and economically drain all of the oil or gas resources there under, while minimizing the environmental impact.

Indiana Law, at IC 14-37-9, spells out the requirements for the voluntary and involuntary integrating of oil and gas interests among different owners within an established drilling unit. Integration occurs voluntarily when all property owners within a spacing unit execute an oil and gas lease containing a pooling clause in favor of a single developer or well operator. The law also allows for the integration of interests in instances where not all of the oil and gas interest owners have executed a lease, or as in this case, have not consented to the pooling of your interests to allow the operator to develop the oil resource in a manner which avoids waste and the drilling of unnecessary wells. This process is sometimes referred to as "forced pooling".

Accordingly, a well operator may submit a petition for involuntary integration to the Division of Oil and Gas whenever the integration of interests is necessary to prevent the stated statutory purposes of avoiding waste and preventing the drilling of unnecessary wells. Prior to submitting a petition, a well operator is required to obtain a substantial majority of the interests within the drilling unit and must also have made a diligent and reasonable attempt to obtain the consent of all owners of oil and gas interests within the drilling unit.

Petitioner has represented that your interests within this proposed unit are already the subject of a leases and are recorded in the Office of the Recorder of Posey County, Indiana records. Furthermore, Petitioner has represented through Division of Interest Statements identified as Exhibit D in their petition, your interest under the aforementioned leases. Where owners voluntarily sign an oil and gas lease, the lease agreement establishes the specific terms and payments to be made from production. If an owner has chosen not to negotiate the terms of exploration and production, the compulsory integration process is intended to safeguard their correlative rights.

While most oil and gas leases contain a clause granting the operator the right to pool or unitize acreage, the above referenced leases did not include such a clause. Accordingly,

Petitioner has sought to obtain consent to the pooling of interests from each of the owners of interest in that lease. Petitioner has indicated that most of the other interest owners within the proposed Glaze 1-H Unit, have consented to the pooling of their interests and that they have made a diligent and reasonable attempt to obtain your consent to the pooling of your oil and gas in the proposed Glaze 1-H Unit.

A copy of the petition is included for your review. Copies may also be viewed from our website at <http://www.in.gov/dnr/dnroil/3790.htm>. A hyperlink to the petition can be viewed by selecting the ([View Petition](#)) hyperlink for this cause number (DOG-04-2015).

In considering the petition the Division of Oil and Gas must ensure that owners receive an equitable share of the crude oil and natural gas produced from the integrated drilling unit. For primary production, owners usually are assigned a percentage share based upon the ratio of the acreage you own and the total acreage within the unit. Petitioner is proposing that the participation factors for production on this lease be allocated equally among the two (2) leaseholds as described in the Petition.

### **Your Options**

*It is important to understand that, at any time, should you decide to voluntarily sign a mutually acceptable pooling clause with the petitioners, there will be no need to proceed further with this process to integrate your interests.*

Since your interests are located within a drilling unit to be duly established under Indiana regulations, and that integration terms have not been agreed upon through the execution of a pooling agreement, the likely outcome of forced pooling or integration procedure will be to integrate your interests in Leasehold 1 and Leasehold 2 proportionately into the proposed Glaze 1-H Unit. Your interest shall then share in the total production from the pooled unit in proportion to that which your interest bears to the entirety of the unit.

## **Notice of Informal Hearing – Cause No. DOG-04-2015**

An informal hearing to be conducted via teleconference to consider the petition and receive comments from interested persons is scheduled for Tuesday, December 15, 2015, at 11:30 a.m. (Eastern), 10:30 am (Central) at the Indianapolis Office of the Division of Oil and Gas, located at 402 West Washington Street, Room W293, Indianapolis, IN 46204 ([Map](#)). This informal hearing is being conducted as required by IC 14-37-3-16(4) and 312 IAC 16-2-3.

*Again, you are reminded that at any time prior to the integration hearing, you may voluntarily enter into a pooling agreement regarding the development of your oil and gas resources. If you have entered into a pooling agreement, please disregard this notice.*

Any interested person may participate in the informal hearing via teleconference and present relevant oral or written comments in person or by counsel. To participate in the conference, please dial 1-877-422-1931 and enter the conference code #6808842673.

If you have questions pertaining to the petition, the informal hearing process, or any of your options described above, please contact me at 317-232-4058 or by e-mail at [hmcdivitt@dnr.in.gov](mailto:hmcdivitt@dnr.in.gov). Comments concerning the petition may be submitted:

- (1) in person during the informal hearing;
- (2) in writing to the address below provided they are postmarked no later than **December 15, 2015**;
- (3) by fax to (317) 232-1550 no later than **4:00 PM (Eastern)** on , **December 15, 2015**; or
- (4) by email no later than **4:00 PM (Eastern)** on , **December 15, 2015**, to [hmcdivitt@dnr.in.gov](mailto:hmcdivitt@dnr.in.gov):

Herschel L. McDivitt, Director  
**Division of Oil and Gas**  
Department of Natural Resources  
Cause No. DOG-04-2015  
402 West Washington Street, Room W-293  
Indianapolis, IN 46204

All comments will be taken into consideration whether or not the commenter attends the informal hearing. After reviewing all oral and written comments received, the Division will either approve or deny the Petition for Integration of Interests filed by Campbell Energy LLC in a written order that will be subject to administrative review under Indiana Code 4-21.5.

**November 19, 2015**

DATED



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Herschel L. McDivitt  
Director  
Indiana Division of Oil and Gas